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#### UNITED STATES BANKRUPTCY COURT

#### CENTRAL DISTRICT OF CALIFORNIA - LOS ANGELES DIVISION

15	In re	Lead Case No. 2:18-bk-20151-ER
16	VERITY HEALTH SYSTEM OF	Jointly administered with: Case No. 2:18-bk-20162-ER;
17	CALIFORNIA, INC., et al.,	Case No. 2:18-bk-20163-ER;
18	Debtors and Debtors In Possession.	Case No. 2:18-bk-20164-ER; Case No. 2:18-bk-20165-ER;
19	Affects All Debtors	Case No. 2:18-bk-20167-ER;
19	Affects Verity Health System of California, Inc.	Case No. 2:18-bk-20168-ER; Case No. 2:18-bk-20169-ER;
20	Affects O'Connor Hospital Affects Saint Louise Regional Hospital	Case No. 2:18-bk-20171-ER;
21	Affects St. Francis Medical Center	Case No. 2:18-bk-20172-ER; Case No. 2:18-bk-20173-ER;
22	Affects St. Vincent Medical Center Affects Seton Medical Center	Case No. 2:18-bk-20175-ER;
	Affects O'Connor Hospital Foundation	Case No. 2:18-bk-20176-ER; Case No. 2:18-bk-20178-ER;
23	Affects Saint Louise Regional Hospital	Case No. 2:18-bk-20179-ER;
24	Foundation	Case No. 2:18-bk-20180-ER;
	Affects St. Francis Medical Center of Lynwood	Case No. 2:18-bk-20181-ER;
25	Foundation	Chapter 11 Cases
,	Affects St. Vincent Foundation	-
26	Affects St. Vincent Dialysis Center, Inc.  Affects Seton Medical Center Foundation	Hon. Ernest M. Robles
27	Affects Verity Business Services	Adversary No
28	Affects Verity Medical Foundation	
20		

			ge 2 of 10		
	1 2 3	Affects Verity Holdings, LLC Affects De Paul Ventures, LLC Affects De Paul Ventures - San Jose Dialysis, LLC	COMPLAINT TO AVOID AND RECOVER TRANSFERS PURSUANT TO 11 U.S.C. §§ 547, 549, AND 550 AND TO DISALLOW CLAIMS PURSUANT TO 11 U.S.C. § 502		
	4	Debtors and Debtors In Possession.			
	5	St. Vincent Medical Center,			
	6	Plaintiff,			
	7	v.			
	8	United Network For Organ Sharing dba UNOS Professional Services,			
500 04	9	Defendant.			
GUEROA STREET, SUITE 2500 S. CALIFORNIA 90017-5704	10	St. Vincent Medical Center (the "Plaintiff"), or	lne of the debtors in the above-captioned chapter		
	66 12	11 case (each a "Debtor" and, collectively, the "Debtors"), files this complaint (the "Complaint") to			
DENTONS I FIGUEROA ELES, CALIF	$\frac{76}{2}$ 13	avoid and recover p referential tran sfers agai nst United Network For Organ Sharing dba UNOS			
DENT 601 SOUTH FIGUE LOS ANGELES, C	14	Professional Services (the "Defendant") and to disallow any claims held by Defendant. In support of			
)1 Sou	15	this Complaint, Plaintiff alleges upon information and belief that:			
)9 I	16	JURISDICTION A	AND VENUE		
	17	1. This court has subject matter jurisdiction	on ove r this adversary proceed ing, which arises		
	18	under title 11, arises in, and relates to a case under title 11, in the Un ited States Bankruptcy Court for			
	19	the Central District of California (the "Court"), captionedIn re Verity Health System of California, Inc.,			
	20	et al.,, Case No. 2:18-bk-20151-ER, pursuant to 28 U.S.C. §§ 157 and 1334(b).			
	21	2. The statutory and legal predicates for the relief sought herein are sections 502, 547, 549			
	22	and 550 of chapter 11 of title 11 of the Un ited States Code (the "Bankruptcy Code") and Rules 3007			
	23	and 7001 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").			
	24	3. This adversary proceeding is a "core" proceeding to be heard and determined by the			
	25	Court pursuant to 28 U.S.C. § 157(b)(2). Plaintiff con	sents to entry of final orders and judgment by the		
	26	Court.			
	27				
	28	<sup>1</sup> All references to "§" herein are to sections of the Bankrup noted.	otcy Code, 11 U.S.C. §§ 101, et seq. unless otherwise		

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THE PARTIES

Venue is proper in this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

- As more fully discussed in the Declaration Of Richard G. Adcock In Support Of First-5. Day Motions,<sup>2</sup> on the Petition Date (defined below), the Debtors operated as a nonprofit health care system in the state of California.
- Pursuant to §§ 547, 549, 550, 1106, and 1107, Plaintiff is authorized and has standing to 6. pursue this avoidance action.
- 7. Upon information and belief, Defendant was, at all relevant times, a vendor or creditor that provided goods and/or services to or for the Debtors. Upon furthe r information and belief, at all relevant times, Defendant's p rincipal place of business is located at 7 00 N. 4th Street, Rich mond, Virginia 23219.

### PROCEDURAL BACKGROUND

- 8. On August 31, 2018 (the "Petition Date"), each of the Debtors filed a voluntary petition for relief under the Bankruptcy Code. The Debtors' chapter 11 cases (the "Debtors' Cases") are being jointly administered. Since the commencement of the Debtors' Cases, the Debtors have been operating their businesses as debtors in possession pursuant to §§ 1107 and 1108.
- 9. On September 17, 2018, the Office of the United States T rustee appointed an Official Committee of Unsecured Creditors in the Debtors' Cases. See Docket No. 197.
- 10. On August 14, 2020, the Court entered the Order Confirming Modified Second Amended Joint Chapter 11 Plan of Liquidation (Dated July 2, 2020) of the Debtors, the Prepetition Secured Creditors, and the Committee. See Docket No. 5504.

<sup>&</sup>lt;sup>2</sup> [Docket No. 8].

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#### FACTUAL BACKGROUND

- 11. Prior to the Petition Date, the Debto rs maintained business relationships with various business entities, through which the Debtors regularly purchased, sold, received, and/or delivered goods and services.
- 12. As a part of a hospital system, the Debt ors regularly purchased goods from various entities including vendors, creditors, suppliers and di stributors. The Debtors also regularly paid for services used to facilitate its business.
- 13. The Debtors' financial difficulties that led to the decision to file petitions for bankruptcy are attributable to a combination of factors, all of which placed significant stress on the Debtors' liquidity position in the months le ading up to the Petition Date. These factors included, among other things: (i) the legacy burden of more than a billion dollars of bond dbt and unfunded pension liabilities, (ii) an inability to ren egotiate collective bargaining agreements or payor contracts, (iii) the continuing need for significant capital expenditures for seismic obligations and gaining infrastructure, (iv) and the general headwinds facing the hospital industry.
- 14. As of the Petition Date, the Debtors utilized and maintained a cash management system (the "Cash Management System") for the collection, concentration, management, and disbursement of funds in their business. 3 As of the Pe tition Date, the Cash M anagement System consisted of lock box accounts, gross revenue accounts, operating accounts, payroll accounts, and other accounts. See Docket No. 23.

<sup>&</sup>lt;sup>3</sup> See Emergency Motion of Debtors for Authority to: (1) Continue Using Existing Cash Management System, Bank Accounts and Business Forms; (2) Implement Changes to the Cash Management System in the Ordinary Course of Business; (3) Continue Intercompany Transactions; (4) Provide Administrative Expense Priority for PostPetition Intercompany Claims; and (5) Obtain Related Relief [Docket No. 23].

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- 15. Among these bank accounts, the Debtors made disbursements to vendors from accounts ending 6389, 6365, 6384, 6407, 6421, 6426, 6402, 6440, 1597 at Bank of America, N.A. and account ending 9996 at Wells Fargo Bank, N.A. (the "Disbursement Accounts").
- 16. During the ninety (90) days before and including the Petition Date, that is between June 2, 2018 and August 31, 2018 (the "Preference Period"), the Debtors continued to operate their business, including the transfer of money, either by checks, cashier checks, wire transfers, ACH transfers, direct deposits or otherwise to various entities.
- 17. Upon information and belief, during the course of their relationship, the Defendant and Debtors entered into agreements for the purchas e of goods and/or services by Debtors from the Defendant, which are evidenced by one or more cont racts, purchase orders, invoices, communications and other documents (collectivel y, the "Agreements"). Upon furt her information and belief, the Agreements concerned and related to the goods and/or services provided by Defendant to the Debtors. St. Vincent Medical Center's pay ments to the Defendant pursuant to the Agreements during the Preference Period are set forth on the Statement of Account, which is attached hereto and incorporated by reference as Exhibit A.
- 18. Plaintiff is seeking to avoid all of the transfers of an interest of Debtors' property made by Debtors to Defendant within the Preference Period.
- 19. St. Vincent Medical Center mad e trans fer(s) of an interest of St. Vincent Medical Center's property to or for the benefit of Defendant during the Preference Period through payments aggregating not less than the amoun t set forth on Exhibit A hereto (t he "Transfer(s)"). The details of each Transfer are set forth on Exhibit A attached hereto and incorporated by reference.
- 20. Plaintiff, through counsel, sent a demand (the "Demand") to Defendant, seeking a return of the Tran sfer(s). The Demand in dicated the potential statutory defenses available to Defendant pursuant to § 547(c), and requested that if Defendant had evidence to support any affirmative defenses,

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it provide this evidence so Plaintiff could review the same. Plaintiff also performed its own due diligence evaluation of the reasonably knowable affirmative defenses available to Defendant.

- 21. Based upon Plaintiff's review of the information, if any, provided by Defendant prior to filing this Complain t, and after performing their own due diligence evaluation of the reasonably knowable affirmative defenses to avoidance of the Transfer(s), Plaintiff has determined that it may avoid some or all of the Transfers even after taking into account Defendant's alleged affirmative defenses.
- 22. During the course of this proceeding, Pl aintiff may learn (t hrough discovery or otherwise) of additional transfers made to Defendant during the Pref erence Period. It is P laintiff's intention to avoid and re cover all preferential transfers of property made by the Debtors to or for the benefit of Defendant or any other transferee. Plaintiffreserves its right to amend this original Complaint to include: (i) further information regarding the Transfer(s), (ii) additional transfers, (iii) modifications of and/or r evision to D efendant's name, (iv) additional defendants, and/or (v) add itional causes of action, if applicable (collectively, the "Amendments"), that may become known to Plaintiff at any time during this adversary proceeding, through formal discovery or otherwise, and for the Amendments to relate back to this original Complaint.

#### FIRST CLAIM FOR RELIEF

(Avoidance of Preference Period Transfers from St. Vincent Medical Center – 11 U.S.C. § 547)

- 23. Plaintiff incorporates all preceding paragraphs as if fully re-alleged herein.
- 24. During the Preference Period, St. Vincent Medical Center made the Transfers to or for the benefit of Defendant in an aggregate amount not less than the amount set forth on Exhibit A hereto.
- 25. Each Trans fer was made from the Disbursement Accounts described *supra*, and constituted transfers of an interest in property of St. Vincent Medical Center.
- 26. Defendant was a creditor of St. Vincent Medical Center at the time of each Transfer by virtue of supplying goods a nd/or services identified in this Complaint and in the A greements to St.

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Center was obligated to pay following delivery in accordance with the Agreements. See Exhibit A. 27. Each Transfer was to or for the benefit of a creditor within the meaning of  $\S 547(b)(1)$ 

Vincent Medical Center, as more fully set forth on Exhibit A hereto, for which St. Vincent Medical

- because each Transfer either reduced or fully satisfied a debt or debts then owed by St. Vincent Medical Center to Defendant. See Exhibit A.
- 28. Each Transfer was made for, or on account of, an antecedent debt or debts owed by St. Vincent Medical Center to Defendant before such Transfers were made, as asserted by Defendant and memorialized in the Ag reements, each of which constituted a "deb t" or "claim" (as those terms are defined in the Bankruptcy Code) of Defendant prior to being paid by St. Vincent Medical Center. See Exhibit A.
- 29. Each Transfer was mad e while St. Vincent Medical Center was insolvent. St. Vincent Medical Center is en titled to the presump tion of insolvency for each Transfer made during the Preference Period pursuant to § 547(f).
  - 30. Each Transfer was made during the Preference Period, as set forth on Exhibit A.
- 31. As a result of each Transfer, Defendant received more than Defendant would have received if: (i) St. Vincent Medical Center's case was under chapter 7 of the Bankruptcy Code; (ii) the Transfers had not been made; and (iii) Defendant rece ived payments of its debts under the provisions of the Bankruptcy Code. As evidenced by St. VincenMedical Center's schedules filed in the underlying bankruptcy case as well as the proofs of claim that have been receiv ed to date, St. Vincent Medical Center's liabilities exceed its assets to the point that unsecured creditors will not receive a full payout of their claims from St. Vincent Medical Center's bankruptcy estate.
  - 32. In accordance with the foregoing, each Transfer is avoidable pursuant to § 547(b).

#### SECOND CLAIM FOR RELIEF

(Avoidance of Unauthorized Post-Petition Transfers – 11 U.S.C. § 549)

33. Plaintiff incorporates all preceding paragraphs as if fully re-alleged herein.

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34. To the extent any of the Transfer(s) identified on Exhibit A clear ed the Disbursement Account(s) after the Petition Date and were not authorized by the C ourt or the Bankruptcy Code (the "Post-Petition Transfers"), Plaintiff pleads that such Post-Petition Transfers are avoidable pursuant to § 549.

#### THIRD CLAIM FOR RELIEF

#### (Recovery of Preferential Transfers – 11 U.S.C. § 550)

- 35. Plaintiff incorporates all preceding paragraphs as if fully re-alleged herein.
- 36. Plaintiff is entitled to avoid the Transfer(s) pursuant to § 547(b) and/or any Post-Petition Transfers pursuant to § 549 (collectively, the "Avoidable Transfers").
- 37. Defendant was the initial transferee of the Avoidable Transfers or the immediate or mediate transferee of such initial transferee or the person for whose benefit the Avoidable Transfers were made.
- 38. Pursuant to § 550(a), Plaint iff is entitled to recover the Avoidable Transfers from Defendant, plus interest thereon to the date of payment and the costs of this action.

## FOURTH CLAIM FOR RELIEF

## (Disallowance of all Claims – 11 U.S.C. § 502(d) and (j))

- 39. Plaintiff incorporates all preceding paragraphs as if fully re-alleged herein.
- 40. Defendant is a transferee of transfers avoidable under §§ 547 and/or 549, which property is recoverable under § 550.
- 41. Defendant has not paid the amount of the A voidable Transfers, or turned over such property, for which Defendant is liable under § 550.
- 42. Pursuant to § 502(d), any and all Claims of Defendant and/or its assignee, against the Debtors' estate must be disallowed until such time as Defendant pays to the Debtors an amount equal to the aggregate amount of the Avoidable Transfers, plus interest thereon and costs.

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43. Pursuant to § 502(j), any and all Claims of Defendant, and/ or its assignee, against the Debtors' estate previously allowed by the Debtors, must be reconsidered and disallowed until such time as Defendant pays to the Debtors an amount equal to the aggregate amount of the Avoidable Transfers.

#### <u>PRAYER</u>

WHEREFORE, Plaintiff prays for entry of judgment against Defendant as follows:

- 1. On the First, Second, and Third Claims for Relief, judgment in fa vor of Plaintiff and against Defendant, avoiding all of the Avoidable Transers and directing Defendant to return to Plaintiff the amount of the Avoidable Tran sfers, pursuant to §§ 547(b), 549, and 550(a), plus interest from the date of demand at the maximum legal rate and to the fullest extent allowed by applicable law, together with the costs and expenses of this action including, without limitation, attorneys' fees;
- 2. On Plaintiff' Fourth Claim for Relief, j udgment in favor of Plaintiff and again st Defendant disallowing any claims he ld or filed by Defendant against Plaintiff until Defendant returns the Avoidable Transfers to Plaintiff pursuant to § 502(d) and (j); and
  - 3. For such other and further relief as the Court deems just and proper.

	Case 2:20-ap-01475-ER	Doc 1 Filed 08/28/20 Entered 08/28/20 07:39:47 Desc Main Document Page 10 of 10
DENTONS US LLP  001 SOUTH FROUEROA STREET, SUITE 2500  102 ANGELES, CALIFORNIA 90017-5704  103 621-9300  104 115 1263-9300  105 1263-9300  106 127 127 127 127 127 127 127 127 127 127	DATED: August 28, 2020	Doc 1 Filed 08/28/20 Entered 08/28/20 07:39:47 Desc Main Document Page 10 of 10  DENTONS US LLP Samuel R. Maizel Tania M. Moyron Nicholas A. Koffroth  and  ASK LLP Joseph L. Steinfeld, Jr. Brigette McGrath  By: /s/Tania M. Moyron  Tania M. Moyron  Attorneys for the Chapter 11 Debtors and Debtors In Possession
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